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Counsel for the GUC Trustee

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION**

In re

ROCKALL ENERGY HOLDINGS, LLC, *et al.*,¹

Debtors.

Chapter 11

Case No. 22-90000-mxm11

Jointly Administered

**NOTICE OF WITHDRAWAL OF OBJECTION SOLELY WITH RESPECT TO
CLAIM NO. 503, INCLUDED IN THE GUC TRUSTEE'S SIXTH OMNIBUS
OBJECTION TO CLAIMS (RECLASSIFIED, MODIFIED, NO LIABILITY,
SATISFIED, AND LATE FILED CLAIMS)**

(Related Docket Nos. 776 & 814)

PLEASE TAKE NOTICE that on September 2, 2022, Riveron Management Services, LLC, solely in its capacity as the GUC Trustee (the "GUC Trustee") filed the *GUC Trustee's Sixth Omnibus Objection to Claims (Reclassified, Modified, No Liability, Satisfied, and Late Filed Claims)* in the Debtors' cases [Docket No. 776] (the "Sixth Omnibus Objection").

¹ The debtors (the "Debtors") in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Arrow Rock Energy, LLC (7549), Petro Harvester Operating Company, LLC (2136), Rockall Agent Corp. (1653), Rockall Energy Holdings, LLC (5784), Rockall Energy, LLC (6340), Rockall EOR, LLC (4136), Rockall Exploration Company, LLC (0547), Rockall Intermediate, Inc. (9759), Rockall LA, LLC (4270), Rockall Laurel, LLC (1178), Rockall Midstream, LLC (0917), Rockall MS, LLC (0740), Rockall ND, LLC (9311), Rockall Pine Prairie, LLC (5799), White Marlin Investment Company, LLC (9987), and White Marlin Midstream, LLC (1466). The location of the Debtors' U.S. corporate headquarters and the Debtors' service address is: 5005 LBJ Freeway, Suite 700, Dallas, TX 75244.

PLEASE TAKE FURTHER NOTICE that, on May 8, 2022, Constance Post Tommerup, as estate representative for Ruby Johnston Post, filed Claim No. 503 in the case of debtor, Petro Harvester Operating Company, LLC.

PLEASE TAKE FURTHER NOTICE that, on September 23, 2022, Constance Post Tommerup, as estate representative for Ruby Johnston Post, sent to the Clerk of the United States Bankruptcy Court for the Northern District of Texas, Fort Worth Division, a letter responding to the Sixth Omnibus Objection, which letter was filed at Docket No. 814 in the Debtors' cases.

PLEASE TAKE FURTHER NOTICE that the GUC Trustee, by its undersigned attorneys, hereby withdraws, without prejudice, the claim objection solely with respect to proof of claim no. 503 in the Sixth Omnibus Objection. The GUC Trustee reserves all rights and defenses as to any and all claims filed by, or on behalf of, Ruby Johnston Post and the estate of Ruby Johnston Post, including but not limited to claim no. 503.

Dated: October 24, 2022

By: /s/ Ayala A. Hassell
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Counsel for the GUC Trustee

CERTIFICATE OF SERVICE

I hereby certify that on this 24th day of October, 2022, a true and correct copy of the above and foregoing has been served by electronic transmission to all registered CM/ECF users appearing in these cases.

/s/ Ayala A. Hassell
Ayala A. Hassell